

**In the United States Court of Federal Claims**

No. 24-981  
(Filed: 8 July 2024)

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HARMONIA HOLDINGS GROUP, LLC,

Plaintiff,

v.

THE UNITED STATES,

Defendant,

and

GENERAL DYNAMICS INFORMATION  
TECHNOLOGY, INC.,

Defendant-Intervenor.

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## ORDER

On 3 July 2024, the parties filed a joint status report proposing a briefing schedule. 3 July 2024 JSR, ECF No. 18. On 8 July 2024, the Court held a sealed telephonic status conference. *See* Order, ECF No. 10. The parties noted no stay of the contract was needed. The parties agreed to the parties' proposed briefing schedule. *See* 3 July 2024 JSR.

Accordingly, the Court **ADOPTS** the parties' proposed briefing schedule:

Event	Date
The government files administrative record using a file-sharing program	17 July 2024
Plaintiff files its motion for judgment on the administrative record (and amended complaint if applicable)	31 July 2024
Government and Intervenor file their cross-MJARs and responses to plaintiff's MJAR	14 August 2024
Plaintiff files its reply in support of its MJAR and response to the government and intervenor's cross-MJARs. Plaintiff may file up to 40 pages.	26 August 2024

The government and intervenor file their replies in support of their cross-MJARs	9 September 2024
Parties will file under seal a joint compendium of all pages from the administrative record used in their MJARs; no redacted version required to be filed.	20 September 2024
Oral Argument	October

At the status conference, plaintiff requested an enlargement of pages—up to 40 pages—in filing its reply in support of its MJAR and response to cross-MJARs given plaintiff anticipates replying to both the government’s and defendant-intervenor’s cross-MJARs and responses. As the government and defendant-intervenor did not object to this request for an enlargement of pages, the Court **GRANTS** plaintiff’s request for an enlargement of pages and may file up to 40 pages in filing its reply in support of its MJAR and response to the government and intervenor’s cross-MJARs.

Further, the Court, following the status conference and agreement by the parties, orders the following:

- The government **SHALL FILE** the administrative record through a file-sharing program with notice of filing on ECF **on or before 17 July 2024** in accordance with Appx. C of the Rules of the Court of Federal Claims (RCFC). *See* Appx. C, RCFC; *see also* U.S. COURT OF FEDERAL CLAIMS, NOTICE OF PROPOSED AMENDMENTS TO RULES (3 June 2024) (updating RCFC Appx. C related to filing the administrative record).
- The government will also deliver the sealed administrative record via thumb drive to Clerk’s Office **within seven days after final judgment**. *See id.* The administrative record does not need to later be filed publicly with redactions and is excluded from Paragraph 12 of the Protective Order in this case.
- The parties **SHALL FILE** under seal a joint appendix of all citations to the administrative record used in motions for judgment on the administrative record on or before **20 September 2024**. The parties need not file a redacted version of the joint appendix or the administrative record.
- The Court **UNSEALS** the 8 July 2024 status conference given the parties’ agreement at the status conference.

**IT IS SO ORDERED.**

s/ Ryan T. Holte  
 RYAN T. HOLTE  
 Judge